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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/660,670	09/12/2003	Josephus A.E.P. van Engelen	1875.4690000	7574
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/660,670	VAN ENGELEN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Faisal Zaman	2111				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE!	l. the mailing date of this communication. (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 21 No	<u>ovember 2007</u> .					
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-11,13-16 and 18-24</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-11,13-16 and 18-24</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10)⊠ The drawing(s) filed on <u>12 September 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Ex	•					
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
•						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date.						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	atent Application (PTO-152)					

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DETAILED ACTION

Response to Amendment

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 2, 9-11, 13, 14, and 18-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Johnson (U.S. Patent No. 5,264,958), Applicant's Admitted Prior Art (hereinafter "AAPA"), and Dao et al. (U.S. Patent Application Publication No. 2003/0065859).

Regarding Claims 1 and 18, Johnson discloses a serial data interface system (Johnson, Figure 1, item 18 and Figure 3, Column 3, lines 57-68) comprising:

A first transceiver (Johnson, Figure 3, item 28 with item 33, Column 4 line 67 – Column 5 line 34) configured to comply with a first standard (Johnson, Column 5, lines 18-22; ie. the V.35 standard) coupled to a set of pins of an interface (Johnson, Figure 3, item 20, Column 4, lines 33-37); and

A second transceiver (Johnson, Figure 3, item 28 with item 35, Column 4 line 67 – Column 5 line 34) configured to comply with a second standard (Johnson, Column 5, lines 18-22; ie. the X.21 standard) coupled to the set of pins, wherein said second transceiver comprises a receiver section further comprising a clock recovery system (Johnson, Figure 4A, item 46; i.e., "Receiver Timing") and a signal detect device

(Johnson, Figure 4A, item 44; i.e., "Received Data", also "Cable ID"), wherein the interface can transmit and receive a signal and can electronically change between the first and second standard depending on the signal being transmitted or received (Johnson, Column 4, lines 43-46 and lines 54-59; ie. communications processor 22 receives cable identification bits 27, and according to this identification electronically switches between the line drivers 33 and 35; further, in order to transmit a X.21 signal from communication processor 22 over cable 16, for example, line driver 35 must be used in order for proper data transmission).

Johnson does not expressly disclose wherein said first standard is a data-strobe standard;

Wherein said second standard is a serializer-deserializer standard; and

Wherein said second transceiver comprising a receiver section further comprises
a deserializer and a comma detect and alignment device.

In the same field of endeavor (e.g. bilingual modes within a single port), AAPA teaches the common use of the IEEE 1394-1995/1394a-2000 (a data-strobe standard, as evidenced by AAPA, Page 1, paragraph 0002) and IEEE 1394b-2002 standards (a Beta and serializer-deserializer standard, as evidenced by AAPA, Page 6, Paragraph 00028) (AAPA, Page 1, Paragraph 0002).

Accordingly, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined AAPA's teachings of bilingual modes within a single port with the teachings of Johnson, for the purpose of increasing compatibility among devices that comply with the IEEE 1394-1995/1394a-2000 and

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IEEE 1394b-2002 standards, which are well known to have much faster data transfer rates than the standards used in Johnson.

Also in the same field of endeavor (e.g., reliably transferring data at high rates between interconnected devices), Dao teaches wherein a transceiver (Dao, Figure 1, item 40) comprises a receiver section (Dao, Figure 1, item 42) further comprising a clock recovery system (Dao, Figure 15, item 204), a deserializer (Dao, Figure 15, item 202), a comma detect and alignment device (Dao, Figure 15, item 208), and a signal detect device (Dao, Figure 15, item 200).

Accordingly, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined Dao's teachings of reliably transferring data at high rates between interconnected devices with the teachings of Johnson and AAPA, for the purpose of providing robust data reception, and further for the purpose of allowing for proper operation of the circuit since the standards discussed in AAPA both require all of the components discussed above (e.g., clock recovery, comma detect and word alignment, etc.).

Regarding Claims 2 and 20, Johnson does not expressly disclose wherein the first standard is IEEE 1394-1995/1394a-2000 standard; and the second standard is IEEE 1394b-2002 standard.

In the same field of endeavor, AAPA teaches the common use of the IEEE 1394-1995/1394a-2000 and IEEE 1394b-2002 standards (AAPA, Page 1, Paragraph 0002).

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The motivation that was used in the combination of Claim 1, super, applies equally as well to Claim 2.

Regarding Claim 9, Johnson teaches wherein the second transceiver further comprises: a transmitter section (Johnson, Figure 3, item 35) wherein the transmitter section is coupled to a first pin in the set of pins (Johnson, Figure 4A, item 66) and the receiver section is coupled to a second pin in the set of pins (Johnson, Figure 4A, item 44).

Regarding Claim 10, Johnson teaches wherein the transmitter section comprises a driver (Johnson, Figure 3, item 35).

Johnson does not expressly teach wherein the transmitter section comprises a clock and a serializer.

In the same field of endeavor, Dao teaches wherein a transmitter section (Dao, Figure 1, item 44) comprises a clock (Dao, Figure 2, item 62) and a serializer (Dao, Figure 2, item 68).

The motivation that was used in the combination of Claim 1, super, applies equally as well to Claim 10.

Regarding Claim 11, Dao teaches wherein the serializer comprises an N to 1 serializer, wherein N is an integer equal or larger than 2 (Dao, Figure 2, item 68).

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The motivation that was used in the combination of Claim 1, super, applies equally as well to Claim 11.

Regarding Claim 13, Dao teaches wherein the deserializer comprises a 1-to-N deserializer wherein N is an integer equal or larger than 2 (Dao, Figure 15, item 202).

The motivation that was used in the combination of Claim 1, super, applies equally as well to Claim 13.

Regarding Claim 14, Dao teaches wherein the clock recovery system comprises: a phase detector, a loop filter, and a phase interpolator (Dao, Figure 15, item 204).

The motivation that was used in the combination of Claim 1, super, applies equally as well to Claim 14.

Regarding Claim 19, Johnson teaches wherein steps (b) and (c) are performed substantially simultaneously (Johnson, Column 4, lines 54-59).

3. Claims 3-8, 15, 16, and 21-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Johnson, AAPA, and Dao as applied to Claim 1 above (hereinafter "JAD"), and further in view of Oprescu et al. ("Oprescu") (U.S. Patent No. 5,559,967).

JAD discloses the system of Claim 1 as described above.

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Regarding Claim 3, JAD does not expressly disclose wherein the first transceiver device comprises: a twisted-wire pair (TP) bias section; a first TP transceiver section; and a second TP transceiver section.

In the same field of endeavor (e.g. a dynamic, multi-speed bus architecture for enabling multi-speed data transfers on a bus having variable speed and fixed speed nodes connected thereto) Oprescu teaches wherein a first transceiver device (Oprescu, see figure 19, transceiver 14 and column 17 lines 2-12) comprises: a twisted-wire pair (TP) bias section; a first TP transceiver section; and a second TP transceiver section (Oprescu, see figure 19 and column 4 lines 7-11).

Accordingly, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined Oprescu's teachings of a dynamic, multi-speed bus architecture for enabling multi-speed data transfers on a bus having variable speed and fixed speed nodes connected thereto with the teachings of JAD, for the purpose of providing a method and apparatus for the transfer of speed messages on a multi-speed bus independent of the data signal transfers (see Oprescu, Column 2, lines 16-19). Johnson-AAPA also provides motivation to combine by stating it is an object of the invention to provide a more efficient interface subsystem for use with a business machine for use in a communication or data network which is able to interface with one of a plurality of electrical interface standards (see Johnson, Column 2, lines 33-38).

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Regarding Claim 4, Oprescu teaches wherein the TP bias section comprises: a TP bias device; and a connection detection device (Oprescu, see figure 4 and column 3 lines 29-31).

The motivation utilized in the combination of Claim 3, super, applies equally as well to Claim 4.

Regarding Claims 5-8, Oprescu teaches wherein the first TP transceiver section comprises:

A strobe signal device; a data signal device; an arbitration signal device; and a speed detection device (Oprescu, see figure 3A).

The motivation utilized in the combination of Claim 3, super, applies equally as well to Claims 5-8.

Regarding Claim 15, JAD discloses a serial data interface system (Johnson, Figure 1, item 18 and Figure 3, Column 3, lines 57-68), comprising a single port

(Johnson, Figure 3, item 20) comprising:

A first section (Johnson, Figure 3, item 28 with item 33, Column 4 line 67 – Column 5 line 34) configured to comply with a first standard wherein the first standard is a data-strobe standard (AAPA, Page 1, paragraph 0002, ie. IEEE 1394-1995/1394a-2000 [a data-strobe standard]); and

A second section (Johnson, Figure 3, item 28 with item 35, Column 4 line 67 – Column 5 line 34) configured to comply with a second standard wherein said second

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standard is a serializer-deserializer standard (AAPA, Page 1, paragraph 0002; ie. IEEE 1394b-2002 standard, which is a Beta and serializer-deserializer standard, as evidenced by AAPA, Page 6, Paragraph 0028).

Wherein a receiving device further comprises a clock recovery system (Dao, Figure 15, item 204), a deserializer (Dao, Figure 15, item 202), a comma detect and alignment device (Dao, Figure 15, item 208), and a signal detect device (Dao, Figure 15, item 200);

Wherein the interface can transmit and receive a signal and can electronically change between the first and the second standard depending on the signal being transmitted or received (Johnson, Column 4, lines 43-46 and lines 54-59).

JAD does not expressly disclose wherein the first section includes, a TPBIAS device section coupled to first and second pins (through additional circuitry), a first transceiver section coupled to the first and second pins, and a second transceiver section coupled to third and fourth pins, and the second section configured to comply with a second standard including, a signal transmitting device coupled to the third and fourth pins, and a signal receiving device coupled to the first and second pins.

In the same field of endeavor, Oprescu teaches a first section (Oprescu, first node 21) configured to comply with a first mode including, a TPBIAS device section coupled to first and second pins (through additional circuitry), a first transceiver section coupled to the first and second pins (Oprescu, see figure 19, transceiver 14, signals 40, 41), and a second transceiver section coupled to third and fourth pins (Oprescu, see figure 19, transceiver 18, signals 42, 43), and a second section (Oprescu, second node

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23) configured to comply with a second mode including, a signal transmitting device coupled to the third and fourth pins, and a signal receiving device coupled to the first and second pins (Oprescu, see figure 19, node 23 coupling to signals 41-43).

The motivation utilized in the combination of Claim 3, super, applies equally as well to Claim 15.

Regarding Claim 16, JAD teaches wherein the first standard is IEEE 1394-1995/1394a-2000 and the second standard is IEEE 1394b-2002 standard (AAPA, Paragraph 0002).

Regarding Claims 21-24, Oprescu teaches wherein the first transceiver comprises: a bias section; a first transceiver section; and a second transceiver section (Oprescu, see figures 3A, 9).

The motivation utilized in the combination of Claim 3, super, applies equally as well to Claim 21-24.

Response to Arguments

4. Applicant's arguments with respect to claims 1, 15, and 18 have been considered but are moot in view of the new ground(s) of rejection. Dao et al. (U.S. Patent Application Publication No. 2003/0065859) teaches the newly added limitations, as described above.

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5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Faisal Zaman whose telephone number is 571-272-6495. The examiner can normally be reached on Monday thru Friday, 8 am - 5:30 pm, alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Rinehart can be reached on 571-272-3632. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

FMZ

Faisal Zaman Examiner Technology Center 2100 MARK H. RINEHART
SUPERMISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100